B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

For The District Of Nebraska

In re: Professional Veterinary Products, Ltd. Case No. 10-82436

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Debt Acquisition Group, LLC Name of Transferee	<u>Delmont Laboratories, Inc.</u> Name of Transferor
Name and Address where notices to transferee should be sent:	Court Claim # (if known): 572 Amount of Claim: \$2504.00 Date Claim Filed: 6/20/11
Debt Acquisition Group 10 Rockefeller Plaza Suite 601 New York, NY 10020	
Phone: 212 265 7016	Phone: 610 543 2747
Last Four Digits of Acct #:	Last Four of Acct. #:
Name and Address where transferee payments should be sent (if different from above):	
Phone: Last Four Digits of Acct #:	
I declare under penalty of perjury that the informa to the best of my knowledge and belief.	tion provided in this notice is true and correct
By: Transferee/Transferee's Agent	Date: 6/20/11

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Transfer of Claim

Professional Veterinary Products, Ltd.

Kuthanne Buries Fax - 610-543 gp

This agreement (the "Agreement") is entered (no between Demont Laboratories ("Assignor") and Debt Acquisition Group, LLC or assignes ("Assignor") with regard to the following matters;

- 1. Assignor, in consideration of the sum of presenting approximately of the current amount outstanding in U.S. Dollars on the Assignor's right, this and the arrows the Assignor's right, this and the all of the claims of Assignor, including the right to amounts owed under any executory contract and any respective cure amount related to the potential assumption and sure of such a contract (the "Claim"), against Professional Veterinary Products, Ltd. (the "Debtor"), in proceedings for reorganization (the "Proceedings") in the United Scales Sankruptoy Court for the District of Nebraska (Omaha), in the current amount of not less than \$2504.00 ("the Claim Amount"), and statistics and homelities of the Assignor's light to the Assignor's light to the Assignor's right to the Assignor's right, the one of the Assignor's right to the Assignor's right, the one of the Assignor's right to the Assignor's right, the one of the Assignor's right to the Assignor's right, the one of the Assignor's right to the Assignor's right, the one of the Assignor's right to the in the United select Seneropoy Coth for the Description (Indicated Communa), in the Current amount or not see that 1 a 2004,00 (the Clean Armount), and all rights and benefits of the Assignor feliating to the Clean including, without similation, Assignor's rights to receive interest, penalties and teas, if any, wish may be paid with respect to the Clean, and all cash, securities, instruments, cure payments, and other property which may be paid or lesued by the Debtor in sade/action of the Cleim, right to fitigots, receive itigation proceeds and any and all voting rights related to the Cleim. The Cleim is based on amounts owed to Assignor by Debtor as set forth below and this assignment is an absolute and unconditional assignment of ownership of the Cleim. and shall not be deemed to create a security interest.
- 2. Assignse shell be antitled to all distributions made by the Dabtor on account of the Claim, even distributions made and attributable to the Claim being afformed in the Dabtor's case, in an amount in excess of the Claim Amount. Assignor represents and werrants that the arrount of the Claim is not tess then the Claim Amount, that this amount is the true and correct amount owed by Dabtor to the Assignor, and that no valid defense or right of set-of to the Claims exists.
- 3. Assignor further represents and warrants that no payment has been received by Assignor or by any third party clerning through Assignor, in full or partial satisfaction of the Claim, that Assignor has not previously assigned, sold or pladged the Claim, in whole or in part, to any third party, that Assignor owns and has title to the Claim free and olear of any and at items, security interests or enounterances of any kind or nature whatsoever, and that there ers no offsets or defenses that have been or may be sesented by or on behalf of the Dablor or any other party to reduce the amount of the Claim to impair de value.
- 4. Should it be datermined that any transfer by the Debtor to the Assignor is or could have been avoided as a preferential payment, Assignor shall repay such transfer to the Debtor, then Assignee, solely at its own option, shall be entitled to make said payment on account of the evolded transfer, and the Assigner shall indumnify the Assignee for any amounts paid to the Dabtor. To the extent recessary, Assigner grants to Assigner a Fower of Attempt whether the Assigner is authorized at Assigner in Assigner in Assigner and the Assigner in As
- Assignor is aware that the Purchase Price may differ from the amount ultimately distributed in the Proceedings with respect to the Claim or heteror as were that the recovere rice may over nor the statum summary standard in a recovere must be executed as a first order confirming a plan of reorganization. Assignor azianovidges that, except as sail from this agreement, notifier Assignes not any eject of representative of Assignes has made any representation whatsoever to Assigner the etable of the Proceedings, the condition of the Debtor (Shericki or otherwise), any other matter relating to the proceedings, the Debtor, or the likelihood of recovery of the Claim. Assignor represents that it has adequate information concerning the business and financial condition of the Debtor and the statue of the Proceedings to make an informed decision regarding its sale of the Claim.
- 6. Assignee will assume all of the recovery risk in terms of the emount paid on the Claim, if any, at emergence from bankruptcy or liquidation. Assignee does not assume any of the risk relating to the amount of the dath attended to by the Assignor. In the event that the Claim is displayed, request subcritinated or impaired for any reason wheterever, Assignor agrees to immediately refund an pay to Assignee, a pro-rate share of the Purchase Price equal to the ratio of the amount of the Claim disslowed civided by the Claim, plus 8% interest per annum from the date of this Agreement until the date of representations. The Assignee, as as the first below, shall have no obligation of the Massignee defends the Claim. The Assignee or Assignee provided the Claim, and the claim, only at its own expense and shall not look to the counterparty for any reimbursement for legal expenses.
- 7. To the extent that it may be required by applicable law, Assignor hereby irrevocably appoints Assignes or Joseph E. Sarachek as its true and lawful attorney, as the true and tawful attorney, as the true and tawful attorney, as the true and tawful attorney being disamed to be an invocable power doubled with an interest), and subhorizes Assignes or Joseph E. Sarachek to act in Assignor's attend, to demand, sue for, compromise and recover all such amounts as now are, or may hereafter become, due and payable for or on account of the Claim, litigate for any demages, omissions or other related to this claim, vote in any proceedings, or any other exitons that may enhance recovery or protect the interests of the Claim. Assignor grants onto Assignee, full authority to do all things increasing to enforce the Claim and Assignor's rights thank under. Assignor agrees that the powers granted by this paragraph are decreitorary in nature and that the Assignee may services or decline to exercise such powers at Assignor's sole option. Assignee shall have no obligation to take any solion to prove or defand the Claim's validity or amount in the Proceedings or in any other dispute arrange out of or relating to the Claim, whether or not suit or other proceedings are commenced, and whether in mediation, extraction, at trait, or appeal, or in administrative proceedings or destricts on determine to the Claim's validity or destrout or destrout or the Proceedings or destrout to the Claim's validity or whether the destrout or the Assignee including without recessing or desirable to after the Assignment of the Claim and any payments a case agree agree contral account as may be recessing or desirable to after the Assignment of the Claim and any payments or desirablished on account of the Claim to Assignment industry, without limitation, the execution of appropriate transfer powers, corporate reads/forces and contents. The Power of Attorney shall include without limitation, (1) the right to vote, inspect books and records, (2) the right to execute on behalf of Assignor, all assignments, cartificates, documents and instruments that may be required for the purpose of transferring the Claim owned by the Assignor, (3) the right to deliver cash, securities and other instruments distributed on account of the Claim, together with all escompanying evidences of transfer and sufferibility to, or upon the order of, the Assignes, and (4)

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the right after the side of the Apriement to receive all benefic; and outs distributions, attesses checks psychic to the Assignor and otherwise mercies at rights of beneficial outsignific of the Claim. The Purchaser shall not be required to post a Sent of any nature in partnerson with this power at attorney.

- 6. Assignor shift formere to Assignes all netices remived from the Debtor, the Sourt or any third party with respect to the Claim, including any satisfactors to voting the Claim in the Proceedings, and shall like such assign to the Castn in the proceedings, as Assignes may request from this problem; the provision to the Assignes of all necessary supporting documentation evidencing the validity of the Assigner or account of the Claim from any source, whether in form of pash, securities, histogram or any other property or right, is the property of and absolutely owned by the Assigner or the Assigner or will have some off had not property in thrus any source, whether in the property of any support of the Source of Assigner or the Source of the Sour
- 6. In the event of any disease string out of or relating to this Agreement, whither or not said or other proceedings is commensed, and whether or not said or other proceedings is commensed, and whether or not sentenced, at their on account in any adversary proceedings or ontester in any tenterprocess. And on account of the Assignory, the prevailing party shall be entitled to by costs and expenses incurred, including resources have contained account of the Assignory, the prevailing party shall be entitled to by costs and expenses incurred.
- 15. The terms of this Agreement shall as birding upon, and shall have to the banett of Assignes and Ingit respective expressors and easigns.
- 41. Assignor hereby seknowledges that Assignee may at any time surther energy the Claim largetter with all representations and extraction of Assignor made herein shall survive the execution and detivery of this Agreement. All representations and extractions and at such counterparts taken togetter shall be desired to constitute a single agreement. This
- 13. This contract is not valid and enforceable without acceptance of this Agreement with all necessary supporting documents by the Assignee, as avisanced by a countersignature of this Agreement. The Assignee may reject the prefer of this contract for any research wherever.
- 13. The Agreement shall be governed by and construed in accordance with the laws of the State of New York. Any action arising under or relating at the Agreement may be brought in any state or federal equations in New York, and Assignor constants to and confers personal jurisdiction over Assignor by each court or courts and egrees that service of propess may be upon Assignor by malting a copy of mild process of Assignor at the address set form in this Agreement, and in any solice hereuner, Assignor and Assignos waive any solice to demand a trial by jury.

You must include involves, surchase priess, and/or proofs of delivery that raise to the sixten.

Assignor nareby activiousledges and consents to all of the terms set forth in this Agreement and hereby weives its right to release my objection thereby and he right to receive interest its rise 3001 of the rules of the Benkruptoy procedure.

IN WITHERS WHEREOF, the undersigned Applement hereto sets this hand this . Disting of . September & Applement 2010. Attest Delmont Laboratories Name of Company 716 Hervard Ave . Swarthmere FA 19081 **Pavid Gardine (President)** Miles Baseries and Title Address of Campany B10-543-5356 610-643-6296 splyet@delmont.com PHONE Nurriber Fex Number Counter 8 19 had Dackbery 16/11 Dest Amplication Group. LLC 10 Replantation Carrier: Sie dot New York, NY 10020 (2/2) 356-7016 storen@debleoquiationgroup.com

UNITED STATES BANKRUPTCY COURT Document Page 4 of 4 District of Nebraska	PROOF OF CLAIM	
Name of Debtor: Professional Veterinary Products	Case Number: 10-82436	
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an		
Administrative expense may be filed pursuant to 11 U.S.C. § 503. Name of Creditor (the person or other entity to whom the debtor owes money or property): Delmont Laboratories Name and address where notices should be sent: c/o Debt Acquisition Group 10 Rockefeller Plaza Suite 601 New York, NY 10020	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number: (If known)	
Telephone number: 212 265 7016	Filed on:	
Name and address where payment should be sent (if different from above):	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	
Telephone number:	Check this box if you are the debtor or trustee in this case.	
1. Amount of Claim as of Date Case Filed: \$	5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount.	
Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.	Specify the priority of the claim. Domestic support obligations under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B).	
2. Basis for Claim: Goods Sold (See instruction #2 on reverse side.)		
3a. Debtor may have scheduled account as: (See instruction #3a on reverse side.) 4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested	Wages, salaries, or commissions (up to \$11,725*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier – 11 U.S.C. §507 (a)(4).	
Information. Nature of property or right of setoff: Real Estate Motor Vehicle Other Describe: Value of Property:S Annual Interest Rate%	Contributions to an employee benefit plan – 11 U.S.C. §507 (a)(5). Up to \$2,600* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use – 11 U.S.C. §507	
Amount of arrearage and other charges as of time case filed included in secured claim,	(a)(7).	
if any: S Basis for perfection: Amount of Secured Claim: S Amount Unsecured: S	Taxes or penalties owed to governmental units – 11 U.S.C. §507 (a)(8).	
6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.	Other – Specify applicable paragraph of 11 U.S.C. §507 (a)().	
7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of "redacted" on reverse side.)	Amount entitled to priority:	
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain:	*Amounts are subject to adjustment on 4/1/13 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.	
Date: 6/20/11 Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the croother person authorized to file this claim and state address and telephone number if different from the address above. Attach copy of power of attorney, if any.	FOR COURT USE ONLY reditor or	

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